

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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: AND LOWER MANHATTAN DISASTER SITE :
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ORDER SUMMARIZING
STATUS CONFERENCE

21 MC 103 (AKH)

ALVIN K. HELLERSTEIN, U.S.D.J.:

This Order summarizes the conference held November 18, 2013.

1. Plaintiffs' Liaison Counsel represented to me that the plaintiffs on this master docket have remaining claims relating to work performed at the World Trade Center site against only two sets of defendants: the various Tishman entities and Survivair.
 - a. Plaintiffs' Liaison Counsel and counsel for the Tishman entities reported that they are in the processing of settling the claims against the Tishman entities. By November 25, 2013, they will submit a stipulation signed by Plaintiffs' Liaison Counsel, counsel for the Tishman entities and Defense Liaison Counsel settling the claims against the Tishman entities relating to work performed at the World Trade Center.
 - b. Counsel for Survivair reported that they are in the process of reviewing the six cases identified by Plaintiffs' Liaison Counsel as containing claims against Survivair.¹ By December 3, 2013, they will submit a stipulation signed by Plaintiffs' Liaison Counsel, counsel for Survivair and Defense


¹ Those cases are: Espinoza v. Abatement Professionals et al, 08-cv-9720-AKH, Kacperski et al v. 111 Wall Street LLC et al, 09-cv-5233-AKH, Perzynska v. Brookfield Properties Corporation et al, 06-cv-5345-AKH, Cardenas et al v. 233 Broadway Owners, LLC et al, 09-cv-681-AKH, Czerwinski v. 2 Broadway LLC et al, 08-cv-6805-AKH, and Galazka et al v. New Liberty Plaza L.P. et al, 06-cv-5343-AKH. Perzynska and Espinoza have each been assigned second docket numbers: Perzynska v. The City of New York et al, 10-cv-6900-AKH, and Espinoza v. Battery Park City Authority et al, 10-cv-6902-AKH.

Liaison Counsel settling the claims against Survivair relating to work performed at the World Trade Center.

2. I instructed counsel that no plaintiff should have claims under two docket numbers. Plaintiffs' Liaison Counsel represented to me that they will enter into the necessary stipulations with the relevant defendants to ensure that every plaintiff's claims are placed under a single docket number.
3. I indicated to counsel that it is my intention to close this master docket and transfer all pending cases to the 21 MC 102 master docket when the claims against Survivair and the Tishman entities have been resolved.

SO ORDERED.

Dated: November ~~20~~²¹, 2013
New York, New York


ALVIN K. HELLERSTEIN
United States District Judge